


and then the fertilized ovocyte(s) is transferred from the container means to the uterus without removing the fertilized ovocytes from the container means. It is not the non-removal of the container means from patient's body that is relied upon for patentability but the development which consists of being able to transfer fertilized ovocytes from the container means directly to the uterus through accessing means which distinguishes it over the prior art.

Entry of this amendment under the provisions of Rule 312 is proper, because otherwise new matter will have been inserted by the Examiner's Amendment.

Respectfully submitted,

YOUNG & THOMPSON ✓

By


Robert J. Patch
Attorney for Applicant
Registration No. 17,355
745 South 23rd Street
Arlington, VA 22202
Telephone: 703/521-2297

September 11, 1991